United States Court of Appeals FOR THE EIGHTH CIRCUIT

	No. 97-3	3701
In re: Floyd Phillip Gibbons, II,	*	
	*	
Debtor.	*	
	*	
	*	Appeal from the United States
First Canterbury Securities, Inc.,	*	District Court for the
•	*	Eastern District of Arkansas.
Appellant,	*	
11 ,	*	[UNPUBLISHED]
V.	*	
	*	
Floyd Phillip Gibbons, II,	*	
rioja riimp Giocons, 11,	*	
Appellee.	*	
Submitted: March 13, 1998		
	Filed:	March 25, 1998
Before BOWMAN and MORRI NANGLE, District Judge. ¹	S SHEPF	PARD ARNOLD, Circuit Judges, and
PER CURIAM.		

¹The Honorable John F. Nangle, United States District Judge for the Eastern District of Missouri, sitting by designation.

The Bankruptcy Court² dismissed the objection of First Canterbury Securities, Inc. to the dischargeability of its claim in the Chapter 7 proceedings of Floyd Phillip Gibbons, II. The Bankruptcy Court ruled the objection untimely because First Canterbury filed it after the Bankruptcy Rule 4007(c) deadline without first obtaining an extension. The District Court³ affirmed the decision of the Bankruptcy Court. First Canterbury appeals.

Having considered the record and the parties' briefs and oral arguments on appeal, we find no reason for reversal. Because the case involves a routine application of bankruptcy rules that are plain in their meaning and an opinion would lack precedential value, we sustain the order of the District Court without further comment.

AFFIRMED. See 8th Cir. R. 47B.

A true copy.

Attest:

CLERK, U.S. COURT OF APPEALS, EIGHTH CIRCUIT.

²The Honorable Mary D. Scott, United States Bankruptcy Judge for the Eastern District of Arkansas.

³The Honorable Stephen M. Reasoner, Chief Judge, United States District Court for the Eastern District of Arkansas.